

**UNITED STATES DISTRICT COURT
EASTERN DISTRICT OF TENNESSEE
AT KNOXVILLE**

SNMP RESEARCH, INC. and SNMP	§	Case No. 3:20-cv-00451-CEA-DCP
RESEARCH INTERNATIONAL, INC.,	§	
	§	
Plaintiffs,	§	Jurv Demand
	§	
v.	§	
	§	
BROADCOM INC.; BROCADE	§	
COMMUNICATIONS SYSTEMS LLC;	§	
AND EXTREME NETWORKS, INC.,	§	
	§	
Defendants.	§	
	§	

**PLAINTIFFS SNMP RESEARCH, INC.'S AND SNMP RESEARCH
INTERNATIONAL, INC.'S SUPPLEMENT TO
PLAINTIFFS' PRELIMINARY TRIAL EXHIBIT LIST**

Pursuant to the Court's Fourth Amended Scheduling Order (Dkt. No. 442), Plaintiffs SNMP Research, Inc. and SNMP Research International, Inc. ("Plaintiffs") submit the following supplement to Plaintiffs' preliminary trial exhibit list previously filed on May 27, 2025, [Dkt. No. 596], hereby identifying additional exhibits that Plaintiffs presently anticipate might be offered into evidence at trial, other than for purposes of impeachment. Plaintiffs continue to hereby reserve the right to further supplement or amend their list in response to rulings of the Court, stipulations of the parties, additional discovery that may be taken, Defendant's exhibit list, or any other circumstance that may occur between now and the conclusion of trial. Plaintiffs' inclusion of any document on this list is not an admission of admissibility, and Plaintiffs reserve the right to move for the exclusion of any exhibits. Plaintiffs further reserve the right to object under Fed. R. Evid. 105 and any other applicable rules to

the extent Defendant offers any exhibit that otherwise contains admissible evidence for an inadmissible purpose. Plaintiffs further reserve the right to use excerpts of any of the exhibits on this list and to use any of the documents summarized in a summary exhibit. Plaintiffs further reserve the right to offer any exhibit identified on Defendant's exhibit list to the extent not objected to by Plaintiffs. Plaintiffs further reserve the right to use any exhibit for the purposes of rebuttal as deemed necessary at trial.

Trial Ex. No.	Beg Bates	Description
2198	SNMP-0024202	Operations Checklist, dated 6/28/2010
2199	N/A	Summary of SNMP Research source code repository including the check-in information
2200	N/A	Summary of SNMP Research software shipments to Extreme
2201	N/A	Summary of SNMP contributions to wired switch capabilities
2202	N/A	4/2/2024 Wallace Report, Schedule 12 and summaries thereof.
2203	EXTREME-01316713	Products and Solutions Overview slide deck
2204	EXTREME-01383011	X440-G2 Overview Presentation
2205	N/A	ExtremeCloud IQ Data Sheet, 2023
2206	N/A	ExtremeXOS Operating System Data Sheet, 2023
2207	N/A	"Supporting the Cloud Networks of Tomorrow," https://www.extremenetworks.com/support
2208	N/A	"Extreme Networks Training," https://www.extremenetworks.com/support/training
2209	N/A	"Web-Based, Mac-Based, and 802.1X Authentication," https://documentation.extremenetworks.com/exos_31.2/GUID-7BF5CC6D-5F2C-44D3-9164-AC849C93565B.shtml

Trial Ex. No.	Beg Bates	Description
2210	N/A	“How to choose the right Extreme Networks switch for your business needs?” Data Capture Systems, June 30, 2023, https://dcsme.com/how-to-choose-the-right-extremenetworks-switch-for-your-businessneeds/#:~:text=Consider%20factors%20such%20as%20data,the%20scalability%20of%20the%20switch
2211	N/A	Waldbusser Report Figure, pg. 14
2212	N/A	Waldbusser Report Figure, pg. 16
2213	N/A	Waldbusser Report Figure, pg. 18
2214	N/A	Waldbusser Report Figure, pg. 36
2215	N/A	Waldbusser Report Figure, pg. 40
2216	N/A	Waldbusser Report Figure, pg. 47
2217	N/A	Waldbusser Report Figure, pg. 55
2218	N/A	Waldbusser Report Figure, pg. 60
2219	N/A	Waldbusser Rebuttal Report Table, pg. 96
2220	N/A	Waldbusser Supplemental Report Chart, pg. 6
2221	N/A	Waldbusser Supplemental Report Chart, pg. 6
2222	N/A	Waldbusser Supplemental Report Chart, pg. 8
2223	N/A	Waldbusser Supplemental Report Chart, pg. 8

Dated: June 9, 2025

By: /s/ Reuben N. Pelot IV

John L. Wood, Esq. (BPR #027642)

Cheryl G. Rice, Esq. (BPR #021145)

Reuben N. Pelot, IV, Esq. (BPR#014986)

EGERTON, McAFEE, ARMISTEAD & DAVIS, P.C.

900 S. Gay Street, Suite 1400

P.O. Box 2047

Knoxville, TN 37902

(865) 546-0500 (phone)

(865) 525-5293 (facsimile)

jwood@emlaw.com

crice@emlaw.com

A. Matthew Ashley (CA Bar. No. 198235)

Morgan Chu (CA Bar. No. 70446)

David Nimmer (CA Bar. No. 97170)

David McPhie (CA Bar No. 231520)

IRELL & MANELLA LLP

1800 Avenue of the Stars, Suite 900

Los Angeles, California 90067-4276

(310) 277-1010 (phone)

(310) 203-7199 (facsimile)

mchu@irell.com

dnimmer@irell.com

dmcphie@irell.com

mashley@irell.com

Olivia Weber (CA Bar. No. 319918)

BIENERT KATZMAN LITTRELL WILLIAMS LLP

903 Calle Amanecer, Suite 350

San Clemente, CA 92673

(949) 369-3700 (phone)

(949) 369-3701 (facsimile)

oweber@bklwlaw.com

Attorneys for Plaintiffs

SNMP Research International, Inc.

SNMP Research, Inc.